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Universal Wellness Holding Corp.  
and Ernest B. Remo*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

UNIVERSAL WELLNESS HOLDING CORP., a Wyoming corporation fka American Diversified Holdings Corporation, and ERNEST B. REMO, an individual.

Plaintiffs,  
vs.

MIROSLAV ZECEVIC, an individual, MINA MAR CORPORATION, a dissolved Florida corporation, MINA MAR MARKETING GROUP INC., a Canada corporation aka Mina Mar Group, AMERICAN DIVERSIFIED HOLDINGS CORP., a New York corporation, DOE CORPORATOR I, TOURIST CRUISE SL, a Spain limited liability company (sociedad limitada), FRYMOO GESTION SL, a Spain limited liability company (sociedad limitada), JAM EMPRESARIAL SL, a Spain limited liability company (sociedad limitada), ROLEN FERLO SL, a Spain limited liability company (sociedad limitada), PROMCLONALIA NETWORKS SL (aka PROMOCIONALIA NETWORKS, SL), a Spain limited liability company (sociedad limitada), WIN WIN INVEST CONSULTING SL, a Spain limited liability company (sociedad limitada), DOES II-X, inclusive, ROE BUSINESS ENTITIES XI-XX, inclusive,

## Defendants.

Case No.: 2:22-cv-00549-APG-BNW

**STIPULATION AND ORDER TO  
EXTEND PLAINTIFFS'  
DEADLINE TO RESPOND TO  
DEFENDANTS MINA MAR  
CORPORATION, MINA MAR  
MARKETING GROUP, INC.,  
AND MIROSLAV ZECEVIC'S  
MOTION TO DISMISS OR  
TRANSFER BASED ON FIRST-  
TO-FILE RULE**

**[FIRST REQUEST]**

1 COME NOW, Plaintiffs, UNIVERSAL WELLNESS HOLDING CORP. and  
2 ERNEST B. REMO (each a "Plaintiff" and, collectively, "Plaintiffs") by and through their  
3 attorneys of record, JAMES J. JIMMERSON, ESQ. and JAMES M. JIMMERSON, ESQ.  
4 of THE JIMMERSON LAW FIRM, P.C., and Defendants MINA MAR CORPORATION,  
5 MINA MAR MARKETING GROUP, IN.C, and MIROSLAV ZECEVIC (each a  
6 "Defendant" and, collectively, "Moving Defendants") by and through their attorney of  
7 record, DAVID R. KOCH, ESQ. of KOCH & SCOW, LLC, and hereby enter into this  
8 Stipulation and Order, whereby Plaintiffs and Moving Defendants stipulate and agree  
9 as follows:

10 IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs and  
11 Moving Defendants, through their respective counsel of record, that the deadline for  
12 Plaintiffs to file their response to Moving Defendants' Motion to Dismiss or Transfer  
13 Based on the First-To-File Rule (the "Motion") (ECF No. 6) shall be extended by one day  
14 to April 21, 2022. Moving Defendants' Reply in support of the Motion shall be due on  
15 April 28, 2022.

16 DATED April 19, 2022.

17 THE JIMMERSON LAW FIRM, P.C.

18 */s/James M. Jimmerson, Esq.*  
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24 *Remo*

KOCH & SCOW LLC

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26 *Attorneys for Moving Defendants Mina*  
27 *Mar Corporation, Mina Mar Marketing*  
28 *Group, Inc., and Miroslav Zecevic*

25 **ORDER**

26 **IT IS SO ORDERED.**

  
27 UNITED STATES DISTRICT JUDGE

28 DATED: April 20, 2022